1 2 3 4 5 6 7 8 9 10 11 12 13	FEINBERG DAY KRAMER ALBERTI LIM TONKOVICH & BELLOLI LLP Robert F. Kramer (SBN 181706) rkramer@feinday.com M. Elizabeth Day (SBN 177125) eday@feinday.com 577 Airport Boulevard, Suite 250 Burlingame, CA 94010 Telephone: (650) 825-4300 Facsimile: (650) 460-8443 Attorneys for Plaintiff Polaris PowerLED Technologies, LLC [Complete Counsel for Both Parties Listed Following Signature Page] UNITED STATES	QUINN EMANUEL URQUHART & SULLIVAN LLP Zachariah Summers (SBN 255284) zachsummers@quinnemanuel.com Miles D. Freeman (SBN 299302) milesfreeman@quinnemanuel.com 865 S. Figueroa St., 10th Floor Los Angeles, California 90017 Telephone: (213) 443-3000 Facsimile: (213) 443-3100 Attorneys for Defendant VIZIO, Inc.
14	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
15	POLARIS POWERLED	Case No. 8:18-cv-01571-JVS (DFMx)
16	TECHNOLOGIES, LLC,	JOINT STIPULATION FOR
17	Plaintiff,	EXTENSION OF TIME TO EXTEND
18	V.	EXPERT DEADLINES AND REGULAR MOTION DEADLINES
19	VIZIO, INC.,	
20	Defendant.	
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27		
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		JOINT STIP. RE EXT. OF TIME CASE NO. 8:18-cv-01571-JVS-DFM

WHEREAS, on February 3, 2019, the Court issued the Order for Jury Trial requiring that discovery be completed by no later than January 13, 2020;

WHEREAS, on January 8, 2020, the Court granted the Parties' Joint Stipulation for Extension of Time, ordering that fact discovery close on January 24, 2020, that initial expert reports be served on February 18, 2020, rebuttal reports be served on March 19, 2020 and expert discovery be completed by no later than April 8, 2020 (Dkt. No. 285);

WHEREAS, the dispositive motion cut off is May 18, 2020 and trial is scheduled for September 15, 2020.

WHEREAS, the Parties believe that an extension of the expert discovery deadlines is necessary for the Parties' experts to consider and opine on recent discovery given the extension of the fact discovery deadline and given outstanding discovery that is the subject of motion practice;

WHEREAS, the Parties believe that in light of an extension of the expert discovery deadlines it is necessary for a short extension of dates concerning regular motions such that these deadlines allow for a brief period following the close of expert discovery;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by the Parties through their undersigned counsel of record and the Parties respectfully request that the following modifications to the schedule be made:

- 1. The Parties will serve opening expert reports on issues for which they bear the burden on March 6, 2020, instead of February 18, 2020;
- 2. The Parties will serve rebuttal experts reports on April 3, 2020, instead of March 19, 2020;
- 3. The Parties will complete expert depositions by no later than April 14, 2020, instead of April 8, 2020;
 - 4. The last day to hand serve regular motions will be April 20, 2020,

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1	instead of April 13, 2020; and	
2	5. The last day to hear regular motions will be June 1, 2020, instead of	
3	May 18, 2020.	
4		tion will be altered by this stipulation.
5	o. Two other deadrines in this de-	non win be altered by this supulation.
6		
7	Dated: February 5, 2020	FEINBERG DAY KRAMER
8	3 /	ALBERTI LIM TONKOVICH & BELLOLI LLP
9		
		By: <u>/s/ Marc Belloli</u>
10		Attorneys for Plaintiff Polaris PowerLED Technologies, LLC
11		Polaris PowerLED Technologies, LLC
12	Dated: February 5, 2020	QUINN EMANUEL URQUHART &
13	3 ,	SULLIVAN LLP
14		By: <u>/s/ Zachariah Summers</u>
15		Attorneys for Defendant VIZIO, INC.
16		VIZIO, INC.
17	Additional Counsel:	
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